CHALOS, O'CONNOR & DUFFY, LLP Attorneys for Plaintiff 366 Main Street Port Washington, New York 11050 Tel: (516) 767-3600 / Fax: (516) 767-3605 Owen F. Duffy (OD-3144)

George K. Kontakis (GK-0484)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

LEINSTER INTER S.A.,

ν.

Plaintiff,

09 CV 03874 (SHS)

ORDER OF DISMISSAL

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

BOTLEY LIMITED a/k/a BOTLEY LTD.,

Defendant.

WHEREAS, by order dated April 20, 2009, this Court issued, pursuant to Rule B of the Supplemental Rules for Admiralty or Maritime Claims of the Federal Rules of Civil Procedure, an Order for Process of Maritime Attachment in favor of plaintiff LEINSTER INTER S.A. (hereinafter "LEINSTER") against defendant BOTLEY LIMITED (hereinafter "BOTLEY"); and

WHEREAS, LEINSTER served a Process of Maritime Attachment and Garnishment upon several garnishee banks located in New York; and

WHEREAS, pursuant to the Order for Process of Maritime Attachment, plaintiff
LEINSTER has attached \$41,721.49 of BOTLEY's funds at garnishee bank JPMorgan Chase,
when an electronic funds transfer ("EFT's"), on route either to or from BOTLEY's overseas
bank account, was being processed in New York by this intermediary bank; and

WHEREAS, by order dated June 29, 2009, this Court directed garnishee JPMorgan Chase to transfer the restrained EFT into the Registry of the Court; and

Cir. October 16, 2009), held that EFT's being processed by an intermediary bank are not

property subject to attachment under Rule By Nor 19, 70 09 defended somy hother wheat

IT IS HEREBY ORDERED, that the above-referenced attachment, and any other

attachments of EFT's pursuant to the subject action, are vacated; and

IT IS FURTHER ORDERED, that the Clerk of the Court be directed to release the funds presently deposited in the Registry of the Court as instructed by counsel for defendant, Messrs.

Chalos O'Connor & Duffy; and

IT IS FURTHER ORDERED, that garnishees IPMorgan Chase, and any other garnishees, which have attached EFT's of BOTLEY, shall release such wire transfers as instructed by counsel for the defendant, Messes. Chalos O'Connor & Duffy, and

IT IS FURTHER ORDERED, that the instant action is dismissed with prejudice and with each party to bear its own costs.

Dated: New York, New York

November 1, 2009

SO ORDERED:

Hon. Sidney H. Stein, U.S.D.J